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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/844,628	09/844,628 04/27/2001		Nicolaas M. Lokhoff	P-9695	2393	
27581	7590	06/29/2004		EXAMINER		
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	DLIS, MN	55432-5604	3762			

DATE MAILED: 06/29/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

1					\mathcal{A}
		App	lication No.	Applicant(s)	7
			344,628	LOKHOFF ET AL	. /
	Office Action Summary	Exar	niner	Art Unit	
			erick Bradford	3762	
Period f	The MAILING DATE of this communor Reply	nication appears o	on the cover sheet v	vith the correspondence ac	ddress
THE - External after - If th - If No - Fail - Any	MAILING DATE OF THIS COMMUN INSIGNS of time may be available under the provision: or SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty (1) period for reply is specified above, the maximum source to reply within the set or extended period for reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In munication. 30) days, a reply within t tatutory period will apply y will, by statute, cause t	no event, however, may a he statutory minimum of th and will expire SIX (6) MC he application to become A	a reply be timely filed hirty (30) days will be considered time ENTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).	ily. communication.
1)🖂	Responsive to communication(s) f	iled on <u>3 <i>March</i> 2</u>	<u>2004</u> .		
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This acti	on is non-final.		
3)□ Disposi	Since this application is in condition closed in accordance with the praction of Claims				he merits is
4)⊠	Claim(s) 1 and 4-35 is/are pending	in the application	ղ.		
	4a) Of the above claim(s) is/s	are withdrawn fro	m consideration.		
5)□	Claim(s) is/are allowed.				
6)⊠	Claim(s) <u>1,4-14 and 16-35</u> is/are re	jected.			
7)🖾	Claim(s) <u>15</u> is/are objected to.				
	Claim(s) are subject to restri	ction and/or elect	tion requirement.		
Applica	tion Papers				
	The specification is objected to by the		_		
10)	The drawing(s) filed on is/are				
	Applicant may not request that any ob				
11)	The proposed drawing correction file			disapproved by the Examir	ner.
40\	If approved, corrected drawings are re				
,	The oath or declaration is objected t	o by the Examine	ЭГ.		
-	under 35 U.S.C. §§ 119 and 120				
•	Acknowledgment is made of a claim	n for foreign prior	ity under 35 U.S.C	. § 119(a)-(d) or (f).	
a)	□ All b) □ Some * c) □ None of:				
	1. Certified copies of the priority				
	2. Certified copies of the priority				
*	 Copies of the certified copies application from the Inter See the attached detailed Office action 	national Bureau ((PCT Rule 17.2(a))		l Stage
14)	Acknowledgment is made of a claim	for domestic prio	rity under 35 U.S.C	C. § 119(e) (to a provisiona	al application).
	a) The translation of the foreign la Acknowledgment is made of a claim				
Attachme	nt(s)				
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (rmation Disclosure Statement(s) (PTO-1449)		· ==	w Summary (PTO-413) Paper No of Informal Patent Application (P	
.S. Patent and	Trademark Office				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection necessitated by amendment.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 4. Claims 1, 5, 7, 9, 10, 13, 17, 19, 20, 22-25 and 30-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gates et al. U.S. Patent No. 5,522,875 in view of Termin et al. U.S. Patent No. 5,378,239.

Referring to claim 1, 20, 22-24, 31 and 32, Gates discloses an implantable

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medical device adapted for implantation comprising:

 An elongated body having a proximal and distal end, the distal end including and inner lumen (Fig. 1)

- A helix residing within the inner lumen and adapted to be extended beyond the distal end of the elongated body to aid in affixing the helix (Figs. 2a and 2b)
- A fixation assembly coupled to a proximal end of the helix and including a coupling member having a stylet interface slot wherein selective engagement with and rotation of the coupling member via a stylet interface slot wherein selective engagement with and rotation of the coupling member via the stylet interface slot (Fig. 14), in a respective predetermined direction causes the helix to be extended and retracted, the fixation assembly being adapted to allow for retraction of the helix such that the helix reassumes a compressed configuration within the inner lumen (column 10, lines 12-17).

Termin discloses at least a portion of the helix having a diameter that is larger than the diameter of the elongated body when the helix is extended (Fig. 14).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the teachings of Bens to include at least a portion of the helix having a diameter that is larger than the diameter of the elongated body when the helix is extended, such as taught by Termin, as a means to displace from the immediate electrode the trauma caused to the heart wall by the helix.

Referring to claim 4, Bens discloses further comprising a stylet selectively engageable with the stylet interface slot, wherein the rotation of the coupling member is actuated by rotation of the stylet when the stylet is engaged with the stylet interface slot (Fig. 14).

Referring to claim 5, Bens discloses wherein the diameter of the helix when the helix is extended is substantially constant (Fig. 2b).

Referring to claims 7 and 25, Bens discloses further a conductor coupled to the helix whereby the helix may be used to deliver electrical stimulation (column 2, lines 5-7).

Referring to claims 9 and 10, Bens discloses wherein the helix is formed of a super elastic material and wherein the super elastic material is a shape memory alloy (column 4, line 40-54).

Referring to claim 17, Bens discloses wherein the fixation assembly includes a helical lumen to guide the helix during extension (column 6, lines 50-61).

Referring to claim 13, Gates in view of Termin discloses the claimed invention except for wherein the helix lumen configured to allow blood flow to continue in an unimpeded manner at an implant site within the body.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device as taught by Gates in view of Termin, to include the helix lumen configured to allow blood flow to continue in an unimpeded manner at an implant site within the body since it was well known in the art to include

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lumens that allow blood flow to continue unimpeded as means to prevent blood clots within the vessels.

5. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gates et al. U.S. Patent No. 5,522,875 in view of Termin et al. U.S. Patent No. 5,378,239 as applied to claim 1 above, and further in view of Struble et al. U.S. Patent No. 5,871,531.

Referring to claim 6, Gates in view of Termin fail to disclose wherein the diameter of the helix when the helix is extended decreases towards a distal end of the helix. However, Struble discloses wherein the diameter of the helix when the helix is extended decreases towards a distal end of the helix (Fig.2) as a means of fitting in smaller vessels and as a means to minimize vessel damage.

It would have been obvious to one having ordinary skill in the art at the time invention was made to modify the teachings of Gates in view of Termin to include wherein the diameter of the helix when the helix is extended decreases towards a distal end of the helix, as taught by Struble, as a means of fitting in smaller vessels and as a means to minimize vessel damage.

6. Claims 8, 11, 14, 16, 21, 25-29, 34 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gates et al. U.S. Patent No. 5,522,875 in view of Termin et al. U.S. Patent No. 5,378,239 as applied to claims 1, 7, 20 and 31 above, and further in view of Li et al. U.S. Patent No. 5,716,390.

Referring to claims, 8 and 21 Gates in view of Termin fail to disclose wherein the conductor configured such that the helix may be extended and retracted by rotation imparted to a proximal end of the coiled conductor in a predetermined respective

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direction. However, Li discloses wherein the conductor configured such that the helix may be extended and retracted by rotation imparted to a proximal end of the coiled conductor in a predetermined respective direction (abstract) as a means to allow the lead to be easily repositioned to another area.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the teachings of Gates in view of Termin to include wherein the conductor configured such that the helix may be extended and retracted by rotation imparted to a proximal end of the coiled conductor in a predetermined respective direction, as taught by Li, as a means to allow the lead to be easily repositioned to another area.

Referring to claims 11, 29 and 35, Gates in view of Termin fail to disclose wherein the elongated body is further coupled to a sensor to sense a physiological signal. However, Li discloses wherein the elongated body is further coupled to a sensor to sense a physiological signal (column 6, lines 2-4) as a means to make the lead more efficient for sensing different physiological condition.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the teachings of Gates in view of Termin to include wherein the elongated body is further coupled to a sensor to sense a physiological signal, as taught by Li, as a means to make the lead more efficient for sensing different physiological condition.

Referring to claims 14 and 34, Gates in view of Termin fail to disclose an implantable medical device further including at least one ring electrode carried on the

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elongated body and coupled to a respective conductor to allow for multi-polar pacing. However, Li discloses an implantable medical device further including at least one ring electrode carried on the elongated body and coupled to a respective conductor to allow for multi-polar pacing (column 1, lines 65-67 and column 2, lines 4-8) as a means to stimulate different sections of the heart.

It would have bee obvious to one having ordinary skill in the art at the time the invention was made to modify the teachings of Gates in view of Termin to include at least one ring electrode carried on the elongated body and coupled to a respective conductor to allow for multi-polar pacing, as taught by Li, as a means to stimulate different sections of the heart.

Referring to claims 16 and 28, Gates in view of Termin fail to disclose an implantable medical device further including at least one defibrillation electrode carried on the elongated body. However, Li discloses an implantable medical device further including at least one defibrillation electrode carried on the elongated body (column 4, lines 61-65) as a means to make the lead more efficient.

It would have been obvious to on having ordinary skill in the art at the time the invention was made to modify the teaching of Gates in view of Termin to include at least one defibrillation electrode carried on the elongated body, as taught by Li, as a means to make the lead more efficient.

Referring to claim 26, Gates in view Termin and Li discloses the claimed invention except for wherein the elongated body further carries a ring electrode, and

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wherein the step includes delivering the electrical stimulation between the helix and the ring electrode.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device as taught by Gates in view Termin and Li to include delivering the electrical stimulation between the helix and the ring electrode since it was well known in the art that delivering the electrical stimulation between the helix and the ring electrode as a means to more efficiently treat the desired body tissue.

Referring to claim 27, Gates in view Termin and Li discloses the claimed invention except for wherein the elongated body carries multiple ring electrodes, and further including the step of utilizing one or more predetermined ones of multiple ring electrodes to deliver electrical stimulation to one or more locations within the body.

It would have been obvious to one having ordinary skill at the time the invention was made to modify the device as taught by Gates in view Termin and Li wherein the elongated body carries multiple ring electrodes, and further including the step of utilizing one or more predetermined ones of multiple ring electrodes to deliver electrical stimulation to one or more locations within the body since it was well known in the art to provide multiple ring electrode as a means of simultaneous provide stimulation to different body tissue.

7. Claims 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gates et al. U.S. Patent No. 5,522,875 in view of Termin et al. U.S. Patent No. 5,378,239 also in view of Li. et al. U.S. Patent No. 5,716,390 as applied to claim 11 above, and further in view of Verness et al. U.S. Patent No. 6,119,042.

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Referring to claim 12, Gates in view of Termin and Li fails to disclose wherein the sensor is selected from a group of a pressure sensor, O₂ saturation sensor, a temperature sensor, a flow sensor, an impedance sensor, a stroke volume sensor, and a pH sensor. However, Verness discloses wherein the sensor is selected from a group of a pressure sensor, O₂ saturation sensor, a temperature sensor, a flow sensor, an impedance sensor, a stroke volume sensor, and a pH sensor (column 5, lines 34-36) as a means to make the lead more efficient by sensing different physiological parameters.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the teachings of Gates in view of Termin and Li to discloses wherein the elongated body is further coupled to a sensor to sense a physiological signal and wherein the sensor is selected from a group of a pressure sensor, O₂ saturation sensor, a temperature sensor, a flow sensor, an impedance sensor, a stroke volume sensor, and a pH sensor, as taught by Verness, as a means to make the lead more efficient by sensing different physiological parameters.

8. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gates et al. U.S. Patent No. 5,522,875 in view of Termin et al. U.S. Patent No. 5,738,239 as applied to claim 17 above, and in further view of Doan et al. U.S. Patent No. 5,456,708.

Referring to claim 18, Gates in view of Termin fail to disclose wherein the helical lumen includes a seal adapted to prevent the ingress of fluids. However, Doan discloses a helical lumen includes a seal adapted to prevent the ingress of fluids (column 3, lines 14-17) as a means to stop body fluids from entering the lead body.

It would have been obvious to one having ordinary skill in the art at the time the

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invention was made to modify the device of Bens in view of Termin to include a helical lumen includes a seal adapted to prevent the ingress of fluids, as taught by Doan, as a means to stop body fluids from entering the lead body.

Allowable Subject Matter

8. Claim 15 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roderick Bradford whose telephone number is (703) 305-3287. The examiner can normally be reached on Monday - Friday 7 a.m. - 4 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Angela Sykes can be reached on (703) 308-5181. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0858.

R.B.

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